### 16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document

				Pa 1	of 14		
Fi	ll in this inform	ation to identify the	case				
Ur	nited States Ban	kruptcy Court for the:					
So	outhern	District of	New York				
				ate)			
Ca	ase number (If ki	nown):		Chapter 11			
							k if this is an
_							C
0	fficial For	<u>m 201</u>					
V	oluntar	y Petition	for N	on-Individu	uals Filing for	Bankruptcy	04/16
					of any additional pages, write ons for Bankruptcy Forms for		
1.	Debtor's nar	ne	Aéroposta	ale, Inc.			
				,			
2.	All other na	nes debtor used	A 5 t -	-1-			
۷.	in the last 8		Aéroposta	ale			
		sumed names, trade bing business as					
	names	mig sacmoss as					
3.		eral Employer n Number (EIN)	31-14438	80			
4.	Debtor's address	Principal place of	business		Mailing address,	if different from principal pl	ace of business
		112 West 34th S	Street				
		Number	Street		Number	Street	
		22nd Floor					
					P.O. Box		
		New York	NY	10120			
		City	State	ZIP Code	City	State ZI	P Code
					Location of princ	cipal assets, if different from	n principal place
		Naw Yark Cause			of business		
		New York Count	У				
		,			Number	Street	
					City	State ZI	P Code
5.	Debtor's we	bsite (URL)	http://www	v.aeropostale.com			

Official Form 201

☐ Partnership (excluding LLP)

 $\hfill \Box$  Other. Specify:

☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))

6. Type of debtor

16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document Pg 2 of 14

	Describe debtor's business	Α.	Check or	ne:					
•		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))							
			-		al Estate (as defined in 11 U.S.C.	§ 101(51B))			
				•	ned in 11 U.S.C. § 101(44))				
				,	defined in 11 U.S.C. § 101(53A)) er (as defined in 11 U.S.C. § 101(	21)			
				•	s defined in 11 U.S.C. § 781(3))	5))			
			None of	,	- ' ''				
		В.	Check all	that app	oly:				
			Tax- ent	ity (as d	escribed in 26 U.S.C. § 501)				
			Investme	ent comp	pany, including hedge fund or pool	ed investment vehicle (as defined in 15 U.S.C. § 80a-3)			
			Investme	ent advis	sor (as defined in 15 U.S.C. § 80b-	2(a)(11))			
		C.			nerican Industry Classification Sys urts.gov/four-digit-national-associa	tem) 4-digit code that best describes debtor. See tion-naics-codes.			
Check one:									
	Under which chapter of the		Chapter	7					
	Bankruptcy Code is the debtor filing?	□ Chapter 9							
	3	☐ Chapter 9  ☐ Chapter 11. Check all that apply:							
			•			t liquidated debts (excluding debts owed to			
						\$2,566,050 (amount subject to adjustment			
					debtor is a small business debtor, statement of operations, cash-flo	otor as defined in 11 U.S.C. § 101(51D). If the attach the most recent balance sheet, w statement, and federal income tax return or exist, follow the procedure in 11 U.S.C. §			
					A plan is being filed with this petition	on.			
					Acceptances of the plan were solic creditors, in accordance with 11 l	cited prepetition from one or more classes of LS.C. § 1126(b).			
				☑ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for					
						otcy under Chapter 11 (Official Form 201A)			
					The debtor is a shell company as 1934 Rule 12b-2.	defined in the Securities Exchange Act of			
			Chapter	12					
	Were prior bankruptcy cases	$\boxtimes$	No						
	filed by or against the debtor within the last 8 years?		Yes	District	When	Case number_			
	•					M/ DD/ YYYY			
	If more than 2 cases, attach a separate list.			Diotrict					
	•			District		Case number			
					MI	M / DD/ YYYY			
0.	Are any bankruptcy cases		No						
	pending or being filed by a	$\boxtimes$	Yes	Debtor	See attached Schedule 1	Relationship			
	ousiness partner or an affiliate of the debtor?			District					
				001101		******			
	List all cases. If more than 1,			0-	umber, if known				

Debtor

Debtor 16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document Pg 3 of 14

11.	Why is the case filed in this district?	Cł	Check all that apply:							
		$\boxtimes$					•	n this district for 180 days 30 days than in any other district.		
						-		hip is pending in this district.		
	Does the debtor own or have	•	No							
	possession of any real property or personal propert			nswer below for each pro	perty	that needs immediate att	ention Attach	additional sheets if needed.		
	property or personal property that needs immediate		Yes. Answer below for each property that needs immediate attention. Attach additional sheets i Why does the property need immediate attention? (Check all that apply.)							
	attention?			It poses or is alleged to		e a threat of imminent an				
				health or safety.						
			_	What is the hazard?						
			L	. ,	•	cured or protected from the				
				without attention (for e	It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options).					
				Other						
			W	Where is the property?						
					Nu	mber Street				
					Cit		State	ZIP Code		
					City	у	State	ZIF Code		
			Is	the property insured?						
						No No				
						Yes. Insurance agency				
						Contact Name				
						Phone				
						Phone				
	Statistical and admin	istrati	ve info	ormation						
		<u> </u>								
13.	Debtor's estimation of	Check	one:							
	available funds	⊠ F	unds w	rill be available for distribu	ition to	o unsecured creditors.				
		□ A	fter any	/ administrative expenses	are p	paid, no funds will be ava	ilable for distrib	ution to unsecured creditors.		
14.	Estimated number of	□ 1	-49			1,000-5,000		25,001-50,000		
	creditors	□ 5	0-99			5,001-10,000		50,001-100,000		
	(on a consolidated basis with the entities listed on Schedule 1)		00-199		$\boxtimes$	10,001-25,000		More than 100,000		
	,	□ 2	00-099							
15.	Estimated assets	□ \$	0-\$50,0	000		\$1,000,001-\$10 million		\$500,000,001-\$1 billion		
	(on a consolidated basis with the			-\$100,000		\$10,000,001-\$50 millio		\$1,000,000,001-\$10 billion		
	entities listed on Schedule 1)			1-\$500,000		\$50,000,001-\$100 milli		\$10,000,000,001-\$50 billion		
				1-\$1 million	$\boxtimes$	\$100,000,001-\$500 mil		More than \$50 billion		

Debtor	16-11275-shl Aeropostale, Inc. Name	Doc 1	File	d 05/04/16	Entere Pg 4 of	d 05/04/1 <sub>6</sub> ្វឹ <sub>s</sub> ០្ពា <del>1</del> 4	0:12:50 umber (if known	Main_	Document
16.	Estimated liabilities (on a consolidated basis with the entities listed on Schedule 1)		\$100,00	000 -\$100,000 1-\$500,000 1-\$1 million		\$10,000,001-\$50 \$50,000,001-\$10	million 0 million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
	Request for Relief,	Declara	ation, a	and Signatures	5				
WAR	NING – Bankruptcy fraud i \$500,000 or impris			_					ase can result in fines up to
17		authorized representative of debtor			The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.  I have been authorized to file this petition on behalf of the debtor.  I have examined the information in this petition and have a reasonable belief that the information is true and correct.  I declare under penalty of perjury that the foregoing is true and correct.  Executed on				
				/s/ Marc G. Signature of a		presentative of debto		c G. Sch ed name	
				Senior Vice Title	President, (	General Counsel 8	Secretary		
	18. Signature of atto	orney	*	/s/ Ray C. Scl Signature of at Ray C. Schro	torney for de	ebtor cqueline Marcus, (	Date _	ail	05/04/2016 MM / DD / YYYY
				Printed Name Weil, Gotshal Firm Name 767 Fifth Aver		LLP			
				New York			NY		10153
				City			State		ZIP Code
				(212) 310-800 Contact phone	00	ray.schrock@weil.c Email address	om, jacquelin	e.marcus	@weil.com, garrett.fail@weil.com
				4860631			NY		
				Bar Number			State		

#### Schedule 1

#### Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered under the number assigned to the chapter 11 case of Aéropostale, Inc.

Company			
Aéropostale, Inc.			
Aeropostale Procurement Company, Inc.			
Aéropostale West, Inc.			
Jimmy'Z Surf Co., LLC			
Aero GC Management LLC			
Aeropostale Licensing, Inc.			
GoJane LLC			
P.S. from Aeropostale, Inc.			
Aeropostale Puerto Rico, Inc.			
Aeropostale Canada Corp.			
Aeropostale Holdings, Inc.			

	ED STATES BANKRUPTCY COUTHERN DISTRICT OF NEW YOR	RK	
In re		: : Chapter 11	
AER(	OPOSTALE, INC.	: Case No. 16	()
	Debtor.	: :	
		o Voluntary Petition for for Bankruptcy under Chapter	· <u>11</u>
	If any of the debtor's securities are registered the SEC file number is <b>001-31314</b> .	d under Section 12 of the Securities Exc	hange Act of 1934,
2.	The following financial data is the latest ava January 30, 2016.	ilable information and refers to the debte	or's condition on
	a. <b>Total assets</b> (on a consolidated balisted on Schedule 1 to the Debtor		3,000
	b. <b>Total debts</b> (on a consolidated ba listed on Schedule 1 to the Debtor debts listed in 2.c., below)		9,000
	c. Debt securities held by more than	500 holders	Approximate number of holders:
	secured unsecured subo	ordinated \$\bigcup \\$\bigcup \ndots \	N/A
	d. Number of shares of preferred sto	ock <b>1,000 (issued)</b>	
Comme	e. Number of shares common stock ents, if any:	79,610,000 (issued)	
	· •		
	Brief description of debtor's business: ostale, Inc., along with its subsidiaries, is a ret	cailer of casual apparel and accessories.	
	List the names of any person who directly or or more of the voting securities of debtor: <sup>1</sup>	r indirectly owns, controls, or holds, with	h power to vote, 5%
	squehanna Securities (approximately 7.5%)		

<sup>&</sup>lt;sup>1</sup> For the purpose of question 4, the Debtor does not consider the right to exercise options as direct or indirect ownership, control, or holdings with the power to vote the voting securities of the Debtor.

# ACTION BY WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF AÉROPOSTALE, INC.

May 3, 2016

The undersigned, being all of the members of the Board of Directors (the "Board") of Aéropostale, Inc., a Delaware corporation (the "Company"), pursuant to Section 141(f) of the General Corporation Law of the State of Delaware and Article III Section 17 of the Company's Amended and Restated By-Laws, do hereby consent to, adopt and approve the following recitals and resolutions and each and every action effected thereby.

This consent may be executed in two or more counterparts, each of which shall constitute an original, and all of which shall constitute one and the same instrument.

**WHEREAS**, the Board has reviewed and had the opportunity to ask questions about the materials presented by the management and the legal and financial advisors of the Company regarding the liabilities and liquidity of the Company, the strategic alternatives available to it and the impact of the foregoing on the Company's businesses;

**WHEREAS**, the Board has had the opportunity to consult with the management and the legal and financial advisors of the Company to fully consider each of the strategic alternatives available to the Company; and

**WHEREAS**, the Board desires to approve the following resolutions.

#### I. Commencement of Chapter 11 Case

**NOW, THEREFORE, BE IT RESOLVED**, that the Board has determined, after consultation with the management and the legal and financial advisors of the Company, that it is desirable and in the best interests of the Company, its creditors, and other parties in interest that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "*Bankruptcy Code*"); and be it further

**RESOLVED**, that Marc Schuback, Julian Geiger, David Dick, Marc Miller or any officer of the Company (each, an "Authorized Officer") in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed to execute and file in the name and on behalf of the Company, and under its corporate seal or otherwise, all petitions, schedules, motions, lists, applications, pleadings, and other documents in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers and other professionals, and to take and perform any and all further acts and deeds which such Authorized Officer deems necessary, proper, or desirable in connection with the Company's chapter 11 case (the "Chapter 11 Case"), including, without limitation, negotiating, executing, delivering and performing any and all documents, agreements, certificates and/or instruments in connection with the transactions and professional retentions set forth in this resolution, with a view to the successful prosecution of the Chapter 11 Case; and be it further

#### II. Debtor-in-Possession Financing

RESOLVED, that in connection with the Chapter 11 Case, it is in the best interest of (i) in the case of the Company, to enter into and obtain loans, and (ii) in the case of the Guarantors (as defined below) to guarantee such loans, and consummate the transactions under that certain secured third priority debtor-in-possession term loan credit facility in an aggregate principal amount of \$160,000,000 to be evidenced by that certain Secured Superpriority Debtor in Possession Loan, Security and Guaranty Agreement, to be entered into by and among, the Company, as borrower, Aeropostale West, Inc., Jimmy'Z Surf Co., Inc., Aero GC Management LLC, Aeropostale Procurement Company, Inc., Aeropostale Licensing, Inc., P.S. from Aeropostale, Inc., and GoJane LLC (the "Guarantors"), the lenders from time to time party thereto (the "Lenders"), and Crystal Financial LLC, as agent for the Lenders (in such capacity and together with its successors, the "Agent") (together with the Exhibits and Schedules annexed thereto, the "DIP Credit Agreement") (capitalized terms used in this section with respect to debtor-in-possession financing and not otherwise defined herein shall have the meanings ascribed to such terms in the DIP Credit Agreement); in each case subject to approval by the Bankruptcy Court, which is necessary and appropriate to the conduct, promotion and attainment of the business of the Company (the "Debtor-in-Possession Financing"); and be it further

**RESOLVED**, that the form, terms and provisions of each of (i) the DIP Credit Agreement, including the use of proceeds to provide liquidity for the Company throughout the Chapter 11 Case, substantially in the form presented to the Board of Directors and (ii) any and all of the other agreements, including, without limitation, any guarantee and security agreement, letters, notices, certificates, documents and instruments authorized, executed, delivered, reaffirmed, verified and/or filed in connection with the Debtor-in-Possession Financing (together with the DIP Credit Agreement, collectively, the "**DIP Financing Documents**") and the performance of obligations thereunder, including the borrowings and guarantees contemplated thereunder, are hereby, in all respects confirmed, ratified and approved; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the DIP Credit Agreement and any other DIP Financing Documents, in the name and on behalf of the Company under its corporate seal or otherwise, and such other documents, agreements, instruments and certificates as may be required by the Agent or required by the DIP Credit Agreement and any other DIP Financing Documents; and be it further

**RESOLVED**, that the Company be, and hereby is, authorized to incur the Obligations and to undertake any and all related transactions contemplated under the DIP Financing Documents including the granting of security thereunder (collectively, the "*DIP Financing Transactions*"); and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized to grant security interests in, and liens on, any and all property of the Company as collateral pursuant to the DIP Financing Documents to secure all of the obligations and liabilities of the Company thereunder to the Lenders and the Agent, and to authorize, execute, verify, file and/or deliver to the Agent, on behalf of the Company, all agreements, documents and instruments required by the Lenders in connection with the foregoing; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the DIP Financing Documents, which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable to perform the Company's obligations under or in connection with the DIP Credit Agreement or any of the other DIP

16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document Pg 9 of 14

Financing Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

**RESOLVED**, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP Credit Agreement and/or any of the DIP Financing Documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable.

#### III. Commencement of CCAA Proceeding

**RESOLVED**, that the Board has determined, after consultation with the management and the legal and financial advisors of the Company, that it is desirable and in the best interests of Aeropostale Canada Corp., the other Companies and their creditors, and other parties in interest that an application be commenced by Aeropostale, Inc. (in such capacity, the "Foreign Representative") pursuant to section 46 of the Companies' Creditors Arrangement Act (Canada), R.S.C. 1985, c. C-36 as amended; and be it further

**RESOLVED**, that an Authorized Officer of the Foreign Representative, be, and hereby is, authorized, empowered, and directed to execute and file in the name and on behalf of the Foreign Representative, and under its corporate seal or otherwise, all petitions, schedules, motions, lists, applications, pleadings, and other documents in the Ontario Superior Court of Justice (Commercial List) (the "Canadian Court") in Toronto, Ontario, Canada, and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers and other professionals, and to take and perform any and all further acts and deeds which such Authorized Officer deems necessary, proper, or desirable in connection with the Foreign Representative's ancillary proceedings (the "Canadian Proceedings"), including, without limitation, negotiating, executing, delivering and performing any and all documents, agreements, certificates and/or instruments in connection with the transactions and professional retentions set forth in this resolution, with a view to the successful prosecution of the Canadian Proceedings; and be it further

#### IV. Retention of Advisors

**RESOLVED**, that the firm of FTI Consulting, Inc., located at 200 State Street, 9th Floor, Boston, Massachusetts 02109, is hereby retained as financial advisor for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the firm of Stifel, Nicolaus & Company, Inc., and its affiliate Miller Buckfire & Company LLC, located at 787 Seventh Avenue, New York, New York 10019, is hereby retained as investment banker for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the firm of RCS Real Estate Advisors, located at 460 W 34th St #3, New York, NY 10001, is hereby retained to provide the Company with additional real estate and advisory services in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the law firm of Weil, Gotshal & Manges LLP, located at 767 Fifth Avenue, New York, New York 10153, is hereby retained as attorneys for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the firm of Prime Clerk LLC, located at 830 Third Ave., New York, New York 10022, is hereby retained as claims, noticing and solicitation agent for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document Pg 10 of 14

**RESOLVED**, that the law firm of Stikeman Elliot LLP, located at 5300 Commerce Court West, 199 Bay Street, Toronto, ON M5L 1B9, is hereby retained as Canadian counsel for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

**RESOLVED**, that the law firm of Togut, Segal & Segal LLP, located at One Penn Plaza, Suite 3335, New York, NY 10119, is hereby retained as Conflicts counsel for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

#### V. Ratification

**RESOLVED**, that any and all past actions heretofore taken by any Authorized Officer, any director, or any member of the Company in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects.

[Signature Page Follows]

## 16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document Pg 11 of 14

IN WITNESS WHEREOF, the undersigned, being all of the members of the Board of Directors of Aéropostale, Inc., have executed this written consent as of the date first set forth above.

/s/ Karin Hirtler-Garvey
Karin Hirtler-Garvey
/s/ Ronald R. Beegle
Ronald R. Beegle
/s/ Michael J. Cunningham
Michael J. Cunningham
/s/ Evelyn Dilsaver
Evelyn Dilsaver
/s/ Julian Geiger
Julian Geiger
vanan Gerger
/s/Warranda Cilaran
/s/ Kenneth Gilman Kenneth Gilman
Keineth Gillian
/s/ Janet E. Grove
Janet E. Grove
/s/ John Haugh
John Haugh
/s/ John D. Howard
John D. Howard
/s/ David B. Vermylen
David B. Vermylen

## 16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document Pg 12 of 14

Fill in this information to identify the case:						
☐ Check if this is an amended filing						

#### Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest

<u>Unsecured Claims and Are Not Insiders (on a consolidated basis with entities listed on Schedule 1 to the Debtor's petition)</u>

12/15

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	LF Sourcing Millwork LLC 350 Fifth Ave., 9th Floor New York, NY 10118	Carlos Camacho Phone: (212) 827-3352 Fax: (212) 290-5350 Email: carlos@loyaltexusa.com	Trade Debt				\$14,287,208	
2	Hansae CO LTD (Yeouido-Dong,5F) 29 Eunhaenh-Ro Yeongdeungpo-Gu Seoul, South Korea 150-739	Mr. Lee Yong Baek Phone: (82) 2-3779-0779 Fax: (82) 2-3779-5599 Email: myjeong@hansae.com	Trade Debt				\$1,287,408	
3	LF Sourcing (MWK) - SAT Legal Name: LI & Fung SAE-A 1359 Broadway,18th Floor New York, NY 10018	Carlos Camacho Phone: (212) 827-3352 Fax: (212) 290-5350 Email: carlos@loyaltexusa.com	Trade Debt				\$1,110,049	
4	LF Sourcing (MWK) - GES Legal Name: LI & Fung - GES 1359 Broadway, 18th Floor New York, NY 10001	Carlos Camacho Phone: (212) 827-3352 Fax: (212) 290-5350 Email: carlos@loyaltexusa.com	Trade Debt				\$762,144	
5	Apparel MFG DV Jeanjer LLC 1400 Broadway, 14th Floor New York, NY 10018	Eddie Ben Aderet Phone: (646) 383-8200 Fax: (212) 768-3096 Email: ebenaderet@jordache.com	Trade Debt				\$640,904	
6	Bethany Mota c/o Gettleson Witzer & O'Conner 1600 Ventura Blvd. Suite 900 Encino, CA 91436	Randy O'Conner Phone: (310) 288-9978 Fax: (310) 288-9977 Email: roconner@getwitz.com	Marketing				\$500,000	

Official Form 204

## 16-11275-shl Doc 1 Filed 05/04/16 Entered 05/04/16 00:12:50 Main Document Pg 13 of 14

7	Taubman Taubman Auburn Hills 200 E. Long Lake Road Suite 300 Bloomfield Hills, MI 48404- 2324	Phone: (248) 258-6800 Email: mmainville@taubman.com	Trade Debt	\$479,487
8	BBASE IDG LTD 2505 The Centrium 60 Wyndham Street Central Hong Kong, Hong Kong	Emma Chung Phone: (852) 3167-7808 Fax: (212) 206-1497 Email: emma.chung@bbase.com.hk	Trade Debt	\$450,425
9	General Growth Legal Name: General Growth Properties 110 North Wacker Drive Chicago, IL 60606	Kevin Berry Phone: (312) 960-5000 Fax: (312) 960-5722 Email: kevin.berry@ggp.com	Trade Debt	\$424,208
10	KOEX LLC 2525 Ponce De Leon Blvd. Suite 300 Coral Gables, FL 33134	Phone: (305) 910-9851 Fax: (786) 513-7997 Email: i.legorgeu@koex.es	Trade Debt	\$351,757
11	American Express 200 Vesey Street New York, NY 10285	Patti DeVore Phone: (845) 942-0807 Fax: (800) 542-0779 Email: patricia.a.devore@aexp.com	Professional Services	\$343,000
12	Tote Fashion Int'l LTD RM 228 2/F Secure House 68 How Ming Street Kwun Tong, HK	Keven Li Phone: (886) 935 246007 Fax: Email: keven@totefashion.com.tw	Trade Debt	\$287,625
13	Katten, Muchin, Rosenman LLP 575 Madison Avenue New York, NY 10022-2585	Phone: (212) 940-8800 Fax: (212) 940-8776 Email: chris.diangelo@kattenlaw.com	Professional Services	\$279,677
14	Aptos Inc. Legal Name: Aptos Inc. FKA Epicor RSG (US), Inc. 15 Governor Drive Newburgh, NY 12550	Jane Webb Phone: (514) 428-2163 Fax: Email: jwebb@aptos.com	Professional Services	\$216,024
15	<b>Titanium Marketing</b> 425 Fifth Ave., Suite 601 New York, NY 10016	Phone: (212) 889-8888 Fax: Email: salesattmi@gmail.com	Trade Debt	\$206,673
16	Flexfit LLC 350 Karin Lane Hicksville, NY 11801	Phone: (516) 932-8800 Fax: (516) 932-6221 Email: johnj@flexfit.com	Trade Debt	\$200,517
17	Vornado Legal Name: Vornado Realty Trust 888 Seventh Ave. New York, NY 10019	Phone: (212) 894-7000 Fax: (212) 587-0600 Email: molguin@vno.com	Trade Debt	\$192,979
18	UPS 55 Glenlake Parkway NE Atlanta, GA 30328	Jeffrey Hardgrove Phone: (201) 306-8755 Fax: (404) 828-6777 Email: jeffhardgrove@ups.com	Trade Debt	\$182,359
19	Mia's Fashion MFG CO INC 12623 Cisneros Lane Santa Fe Springs, CA 90670	Suhna Lee Phone: (562) 906-1060 ext. 112 Fax: (562) 906-1061 Email: suhna@miasfashion.com	Trade Debt	\$179,506
20	Email: suhna@miasfashion.com  Westfield 2049 Century Park East 41st Floor Century City, CA 90067  Phone: (310) 478-1267 Fax: (310) 478-1267 Email: leasing@westfield.com		Trade Debt	\$176,918

Fill in this information to identify the case and this filing:				
Debtor Name <u>Aéropostale, Inc.</u>				
United States Bankruptcy Court for the Southern District of New York				
Case number (if known):				

#### Official Form 202

#### **Declaration Under Penalty of Perjury for Non-Individual Debtors**

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

#### **Declaration and signature**

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership, or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)						
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)						
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)						
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)						
	Schedule H: Codebtors (Official Form 206H)						
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)						
	Amended Schedule						
⊠	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)						
	Other document that requires a declar	aration:					
I de	clare under penalty of perjury that the	foregoin	g is true and correct.				
Exe	ocuted on <u>05/04/2016</u> MM/DD/YYYY	X	/s/ Marc G. Schuback Signature of individual on behalf of debtor				
			Marc G. Schuback Printed name				
			Senior Vice President, General Counsel & Secretary Position or relationship to debtor				